## COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

| APPLICATION OF INTERNATIONAL TELECHARGE | ) |          |       |
|---|---|----------|-------|
| INC. FOR A CERTIFICATE OF PUBLIC        | ) |          |       |
| CONVENIENCE AND NECESSITY TO OPERATE    | ) | CASE NO. | 10002 |
| AS A RESELLER OF TELECOMMUNICATIONS     | ) |          |       |
| SERVICES WITHIN THE STATE OF KENTUCKY   | Ì |          |       |

## ORDER

On November 23, 1988, the Commission issued a Procedural Order governing the filing of additional testimony and comments in this docket.

On December 27, 1988, AmeriCall Systems of Louisville ("AmeriCall") submitted a request for a hearing. International Telecharge, Inc. ("ITI") filed a response on January 3, 1989.

Americall claims that it is difficult to determine from the record in this case which of ITI's proposals are to be implemented in Kentucky. Americall suggests that a public hearing will allow the Commission and the parties to "fully evaluate which proposals ITI intends to implement and whether the proposals will result in ITI['s] compliance with the rules and regulations applicable in Kentucky."

In response to the motion, ITI notes that it has filed evidence in support of its rehearing petition in a timely fashion and in accordance with the Procedural Order. ITI suggests that AmeriCall has simply failed to file timely comments and is

attempting to delay any possible approval of ITI by the Commission.

Having reviewed AmeriCall's motion, the response thereto, and the evidence filed by ITI in accordance with the Procedural Order, the Commission is of the opinion that AmeriCall's motion should be denied. The granting of AmeriCall's motion for a hearing is not likely to assist the Commission, and may serve to prejudice ITI.

The Commission is of the opinion that the record in this matter is substantially complete so as to allow the Commission to make a decision on ITI's application. Therefore, no good cause exists to alter the procedural schedule to permit AmeriCall to file late comments on the record. The Commission encourages participation by intervenors, and recognizes the substantial participation by AmeriCall in this proceeding. However, the Commission feels that it is unnecessary to modify our earlier Procedural Order.

IT IS THEREFORE ORDERED that the motion of Americall for a hearing and its alternative request for leave to file comments be and they hereby are denied.

Done at Frankfort, Kentucky, this 25th day of January, 1989.

Chairman

Vice Chairman

ATTEST:

Executive Director